

FISCAL NOTE

HB 1855 - SB 1909

March 10, 1997

SUMMARY OF BILL: Makes information on sex offender registry public; requires TBI to send monthly copy to each sheriff; requires released sexual offenders to notify sheriff and school superintendent in county of residence; requires sexual offender to provide picture and notification to newspaper in county of residence and pay for running notice. Failure to comply with notification requirements will be a Class E felony.

ESTIMATED FISCAL IMPACT:

**Increase State Expenditures - \$26,500 Recurring
\$6,000 Non-Recurring
\$225,900/Incarceration***

Assumes one additional staff position for TBI.

Assumes 23 offenders per year will not comply and be convicted of a Class E felony and will serve original sentence also.

**Section 9-6-119, TCA, requires that: For any law enacted after July 1, 1986, which results in a net increase in periods of imprisonment in state facilities, there shall be appropriated from recurring revenues the estimated operating cost of such law.*

CERTIFICATION:

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.



James A. Davenport, Executive Director

HB 1855 - SB 1909

